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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/578,571	12/05/2006	Philippe Espiard	290716US0PCT	9056	
22850 7590 09/12/2011 OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, L.L.P. 1940 DUKE STREET			EXAMINER		
			THOMPSON, CAMIE S		
ALEXANDRIA, VA 22314			ART UNIT	PAPER NUMBER	
			1786		
			NOTIFICATION DATE	DELIVERY MODE	
			09/12/2011	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

patentdocket@oblon.com oblonpat@oblon.com jgardner@oblon.com

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extension from my be available under the probable of 30° FH 1-1860, in no event, however, may a may be threy filled - If NO period for reply is appelled above. The maximum statisticary period will apply and will expres SIX (8) MONTHS from the maring date of this communication. - Fallus for reply will be the set of certification of the maximum statisticary period will apply and will expres SIX (8) MONTHS from the maring date of this communication. - Fallus for reply will be the set of certification of the maximum statisticary period will be set of the communication. - Fallus for reply will be the set of certification of the maximum statisticary period will be set of the communication. - Fallus for reply will be the set of certification of the maximum statisticary period will be set of the communication. - Fallus for reply will be set of certification of the maximum statisticary period will be set of the communication. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. - Fallus for reply will be set of certification. -		Application No.	Applicant(s)					
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The MALING DATE of this communication appears on the cover sheet with the correspondence address — Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extransion of their regive existing under the disposance of 35 PcH 11-38(in, no event, nowalism, may a seyle to linely feed in the property of the property of the property of the property of the property with the set or certain gard of the ground of 37 PcH 11-38(in, no event, nowalism, may a seyle to linely feed in 11-30 cered for repv is appoiled above, for argamma statutory product all gably and will express 3.5 (in 1941). The cered for repv is appoiled above, for argamma statutory product and the property with the set or certain garden of the sometime and the property with the set or certain garden of the property with the set or certain garden of the property with the set or communication (s) filled on Amendment filled 6/17/2011. Status 1) □ Responsive to communication(s) filled on Amendment filled 6/17/2011. 2a) □ This action is FINAL. 2b □ This action is non-final. 3) □ An election was made by the applicant in response to a restriction requirement set forth during the interview on	Oπice Action Summary	Examiner	Art Unit					
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1) Responsive to communication(s) filed on Amendment filed 6/17/2011. 2a	 WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any 							
2a) This action is FINAL. 2b) This action is non-final. 3 An election was made by the applicant in response to a restriction requirement set forth during the interview on; the restriction requirement and election have been incorporated into this action. 4) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 5) Claim(s) 1.2 and 4.2€ is/are pending in the application. 5a) Of the above claim(s) is/are withdrawn from consideration. 6) Claim(s) is/are allowed. 7) Claim(s) is/are objected to. 9) Claim(s) is/are objected to. 9) Claim(s) are subject to restriction and/or election requirement. Application Papers 10 The specification is objected to by the Examiner. 11 The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 12 The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 13 Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a All b) Some older of the priority documents have been received. 2 Certified copies of the priority documents have been received in Application No 3 Copies of the certified copies of the priority documents have been received in Application No 3 Copies of the certified copies of the priority documents have been received in Application No 3 Information Disclosure Statement(s) (PTO-882) 5 Notice of Informal Patent Application	Status							
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